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June 10, 2025

Hon. Vernon S. Broderick
United States District Court
40 Foley Squar.
New York, N.Y. 10007
via ECF

Re: United States v. Megan Sterngast,
25 Cr. 40 (VSB)

Your Honor:


Currently, Ms. Sterngast is still in Bedford Hills as her release has been delayed and there is no information about a predicted release date. I write to request a change to the Court's March 6, 2025 order (ECF #28) paragraph 4 that states:

Seven days before the completion of Sterngast's state sentence, *i.e.*, seven days before Sterngast is to be released from state custody, Sterngast's lawyer in this matter, Lisa Scolari, Esq., must file a letter on the docket in this case notifying the Government and the Court about Sterngast's release date.

I don't objection to providing notice but, it may be impossible to do so seven days in advance, as was the case due to the late information I received regarding her recent release date. Based on that experience, I don't believe that I will be able to learn the date seven days in advance. Therefore, I request the Court modify the Order to say:

Defense counsel shall notify the Court and government by filing a letter on ECF as soon as practicable after learning of the date of Ms. Sterngast's release from state custody.

Respectfully,
Lisa Scolari
Lisa Scolari

APPLICATION GRANTED
SO ORDERED 
VERNON S. BRODERICK
U.S.D.J. 6/11/2025

Defense counsel shall notify the Court and government by filing a letter on ECF as soon as practicable after learning of the date of Ms. Sterngast's release from state custody.